

IT IS SO ORDERED.

Dated: 11:33 AM February 18 2011



Marilyn Shea-Stonum
MARILYN SHEA-STONUM *LN*
U.S. Bankruptcy Judge

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

IN RE:)	CASE NO. 09-50899
)	
Jeffrey W. Israel and Janice A. Israel,)	CHAPTER 7
DEBTOR(S))	
)	JUDGE MARILYN SHEA-STONUM
)	
Harold A. Corzin, Trustee,)	
PLAINTIFF(S),)	ADVERSARY NO. 10-5193
)	
vs.)	
)	ORDER AND MEMORANDUM OF PRE-
Jeffrey W. Israel, et al.)	TRIAL CONFERENCE HELD ON February
DEFENDANT(S).)	16, 2011

PARTICIPANTS:

Michael J Moran *as counsel for* Harold A. Corzin, Trustee

Joshua S. Berger *as counsel for* Defendants: Jeffrey W. Israel; Janice A. Israel; Patrick J. Weschler, Trustee

Based upon the representations of counsel, this adversary proceeding is to be dismissed, *without prejudice*, to its re-filing. During the pre-trial conference, Mr. Berger indicated that he does not object to such dismissal without prejudice. Accordingly, the Court indicated that, in lieu of a motion, plaintiff-trustee need simply file a notice of dismissal.

#

cc (*via* electronic mail):

Michael J Moran	<i>as counsel for</i>	Harold A. Corzin, Trustee
Joshua S. Berger	<i>as counsel for</i>	Defendants: Jeffrey W. Israel;
		Janice A. Israel; Patrick J. Weschler,
		Trustee